

Jesse C. Trentadue (#4961)
8 East Broadway, Suite 200
Salt Lake City, UT 84111
Telephone: (801) 532-7300
Facsimile: (801) 532-7355
jesse32@sautah.com

Pro Se Plaintiff

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

JESSE C. TRENTADUE,	:	
Plaintiff,	:	PLAINTIFF'S NOTICE OF SUPPLEMENTATION OF RECORD
vs.	:	Case No.: 2:08cv788 CW
FEDERAL BUREAU OF INVESTIGATION, <i>et al.</i>	:	Judge Clark Waddoups
Defendants.	:	Magistrate Judge Dustin B. Pead
	:	

Plaintiff hereby supplements the record with respect to his *Motion* to modify and/or expand scope of hearing on Defendants alleged witness tampering,¹ and Defendants' *Motion to Strike* the *Declarations* of Plaintiff and Mr. Roger G. Charles² with the following documents:

¹ Doc. 191.

² Doc. 203.

Exhibit 1: FBI 302 in OKBOMB Case, dated August 13, 1996, reporting that David Michael Alexander Hollaway had flown German National Andreas Carl Strassmeir “back to Berlin, Germany after the Oklahoma City bombing.”

EXHIBIT 2: FBI 302 in OKBOMB Case, dated February 7, 1997, documenting CIA having provided the FBI with results of its review of CIA records with respect to Andreas Carl Strassmeir having “worked for or been affiliated with” the CIA.

EXHIBIT 3: FBI 302 in OKBOMB Case, dated February 25, 1997, documenting David Hollaway’s history as a former CIA pilot, and Hollaway “having spoken to TIMOTHY MC VEIGH on the telephone two days before the detonation of a truck bomb outside the Oklahoma city Federal Building.”³

EXHIBIT 4: Plaintiff’s December 19, 2006 *FOIA* request to the CIA for records on Andreas Carl Strassmeir’s possible involvement in the bombing of the Oklahoma City Murrah Federal Building as well as records on Strassmeir’s role and/or activities as an informant, agent or operative, including working for the German government, FBI or others.

³ Emphasis in original.

EXHIBIT 5: August 21, 2009, *Declaration* of Martha M. Lutz, CIA Information Review Officer, essentially denying in paragraph 21 of that *Declaration* Plaintiff's *FOIA* request for Strassmeir's records on the basis of National Security, and "because the existence or on-existence of a CIA clandestine intelligence interest in a specific foreign national is itself a fact that is currently and properly classified at the SECRET level."⁴

Dated is 21st day of August, 2014.

/s/ Jesse C. Trentadue

Jesse C. Trentadue

Pro Se Plaintiff

⁴ Emphasis in original.

CERTIFICATE OF SERVICE

I hereby certify that on this 21st day of August 2014, the foregoing **NOTICE** was served by electronic process upon:

KATHRYN L. WYER
ADAM C. SIPPLE
United States Department of Justice
Civil Division, Federal Programs Branch
20 Massachusetts Avenue, NW
Washington, D.C. 20530
Tel: (202) 616-8475

JARED C. BENNETT,
Assistant United States Attorney
185 South State Street, #300
Salt Lake City, Utah 84111
Tel: (801) 524-5682

Attorneys for Defendants

/s/ Jesse C. Trentadue